

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
ALEXANDRIA DIVISION



REYNOLDS CONSUMER PRODUCTS INC.,

Plaintiff,

v.

HANDI-FOIL CORPORATION,

Defendant.

Civil Action No.: 1:13-CV-214 LO/TRJ

VERDICT FORM

We the jury in the above-entitled action, answer the questions submitted to us as follows.

**FEDERAL TRADEMARK/ TRADE DRESS INFRINGEMENT OF
REGISTERED “REYNOLDS WRAP PACKAGE DESIGN”**

Question 1. Infringement:

Did Reynolds prove that Handi-Foil infringed Plaintiff's registered trademark 1,070,888 or 1,067,092?



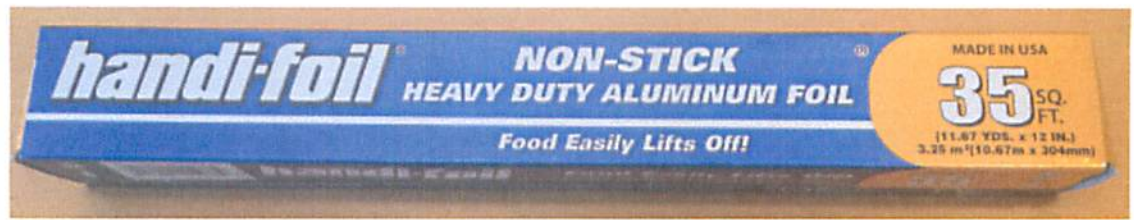
Answer: Yes _____ No X



Answer: Yes _____ No X



Answer: Yes _____ No X



Answer: Yes _____ No X

FEDERAL TRADE DRESS INFRINGEMENT OF
UNREGISTERED "REYNOLDS WRAP PACKAGE DESIGN"

Question 2. Infringement:

Did Reynolds prove that Handi-Foil infringed the trade dress of Reynolds' common-law package design?



Answer: Yes + No _____



Answer: Yes + No _____



Answer: Yes + No _____



Answer: Yes + No _____

FEDERAL FALSE DESIGNATION OF ORIGIN

Question 3. False Designation:

Did Reynolds prove that Handi-Foil competed unfairly through, or is liable for, false designation of the origin of its products?

Yes _____

No X

FEDERAL TRADEMARK DILUTION OF
“REYNOLDS WRAP PACKAGE DESIGN”

Question 4.

Dilution:

Did Reynolds prove that Handi-Foil diluted Plaintiff's registered trademark 1,070,888, or 1,067,092, or Plaintiff's common-law package design?



Answer: Yes _____ No



Answer: Yes _____ No



Answer: Yes _____ No



Answer: Yes _____ No

STATE LAW TRADEMARK/TRADE DRESS INFRINGEMENT

Question 5. Infringement:

Did Reynolds prove that Handi-Foil infringed Plaintiff's trademark or trade dress under Virginia Law?



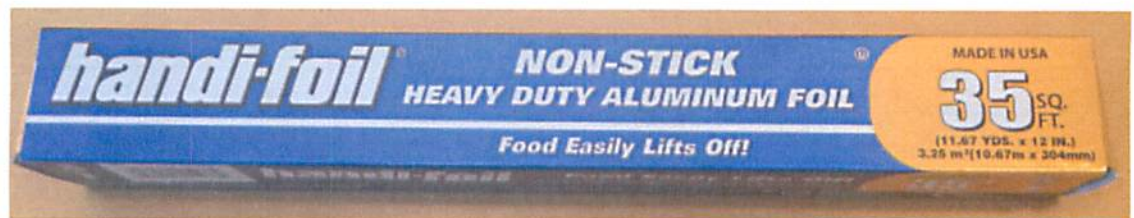
Answer: Yes _____ No X



Answer: Yes _____ No X



Answer: Yes _____ No X



Answer: Yes _____ No X

STATE COMMON LAW UNFAIR COMPETITION

Question 6. Unfair Competition:

Did Reynolds prove that Handi-Foil is liable under common law unfair competition?

Yes _____

No X

FEDERAL FALSE ADVERTISING

Question 7. False Advertising:

Did Reynolds prove that Handi-Foil is liable for false advertising?

Yes _____

No X

WILLFULNESS

Question 8. Willfulness:

Did Reynolds prove that Handi-Foil's alleged violations were willful?

(a) Federal Trademark/Trade Dress Infringement of Registered "Reynolds Wrap Package Design" (Question 1)

Yes _____ No X

(b) Federal Trade Dress Infringement Of Unregistered "Reynolds Wrap Package Design" (Question 2)

Yes X No _____

(c) Federal False Designation of Origin (Question 3)

Yes _____ No X

(d) Federal Trademark Dilution of “Reynolds Wrap Package Design”
(Question 4)

Yes No

(e) State Law Trademark/ Trade Dress Infringement (Question 5)

Yes No

(f) State Common Law Unfair Competition (Question 6)

Yes No

(h) Federal False Advertising (Question 7)

Yes No

If you answered yes to any of Questions 1, 2, 3, 5, 6, or 7; or

If you answered yes to Questions 4 and 8(d),

Then answer question 9.

DAMAGES

Question 9. Defendant's Profits:

(a) Did Reynolds prove that Handi-Foil earned profits on products that infringed the Reynolds Wrap Package Design?

Yes No

(b) What is the amount of those profits? (Answer this sub-question only if your answer to Question 9(a) was “yes”)

Amount: \$ _____

Please date and sign this form after you have answered each question completely. Please contact the Bailiff and inform him that you have completed your deliberations. Thank you.

Dated: 3-28-2014 By: 

Jury Foreperson